				25X1A60	64
VIA: ATR SPECIFY AIR	OR SEA POUCH	SECRET	DISPATCH N		
TO : Chi	ef, FE 1	CLASSIFICATION		PR 1 2 1955	101 MARKETON
	cing Chief, Support		INFO:	Office of Ger Counsel	neral
	FIC. Request for Tr		· .	y of memorandur	<b>2</b>
from	pertainir	ng to the above	subject.	·	25X
	se note that parage referred to the (			requests that	207
3. It w	ill be appreciated	l if we may have	cable notifica	ation if this	
	reconsidered by H	leadquarters.			: :
case is to be					

Attachments: a/s

1 April 1955

25X1A2E

Distribution:

3 - Addressee, W. encl. 1 - Office of General Counsel, w/l encl.

Approved For Release 2003/03/35/5/C R000100210043-4

## Approved For Release 2003/03/25 : CIA-RDP60-00442R000100210043-4

31 March 1955

Α	SUBJECT: 25X1A2E Request for Travel by Dependent Son of	25)
	HEF: (a) (24 May 54) (b) DIR-05809 (22 June 54) (c) (d) DIR-43126 (17 March 55) 25X1A6A	
	1. Ref (a) explained that son, then 19, was in	25X1A
	school in the U. S. and did not accompany his parents to in May, 1954, due to his desire to complete the current school	25)
	semester. It was the stated desire of	25X1A
	venience hence not authorized.	
	*2. Travel orders authorize son travel providing he remain with principal until official return.	
	2. After reviewing this situation, we feel ref. (a) to be susceptible of an interpretation other than that contained in ref. (b), and by ref. (c) we requested copy ofbasic	25X1A9/
		OG
	from headquarters. Ref. (d) advised that a copy was being for- warded and again referred to ref. (b).	C2
	3.	
	1	

Approved For Release 2003/03/25 EcG-RD 60-00442R000100210043-4

25X1

## Approved For Release 2003/03/25 : CIA-RDP60-00442R000100210043-4

We submit that sub-pa	ragraph 7c is for application	to situations other
than those for which	authorisation is routinely grammiowests nost of duty on pe	rmanent change of
in it are and it of such	transpertation of a dependent of the employee. Further, it	IN THE MOR INTHGLITA

25X1A9A

25X1A

event his dependent son returns to the U. S. prior to the conclusion of tour of duty is prepared to assume the cost of such transportation. This paragraph provides for the return of dependents to the United States in advance of the employee when it has been administratively determined that it is in the best interests of this Organization. However, it appears from the Department of Army provisions, re summer travel of student dependents that government transportation may be available in case the dependent son wishes to use it. In addition, attention is invited to the fact that the Department of Army under Department of Defense policy permits student

This we believe was not contemplated by law or regulation and

obviously would be an administrative impossibility.

## SECRET

Approved For Release 2003/03/25 : CIA-RDP60-00442R000100210043-4

25X1

dependents of uniformed and civilian personnel to travel to this area on summer vacation via MATS or MSTS on a space available basis. In this connection note an except from Daily Bulletin No. 46, (7 Mar. 155) of Headquarters Ryukyus Command:

ment of student dependents from CONUS upon completion Spring Term 1955, it is requested that all sponsors desiring travel of student dependents to this command, submit application to the Island Billeting Office no later than 15 Mar. 55.

Information desired to process application is as follows:

Name of Sponsor.
Rank, Organization and phone number of sponsor.
Name of student and relationship.
Date student will be available to travel
Exact address where student may be contacted in CONUS.
Statement whether travel is initial overseas movement
at government expense in connection with PCS of principal.
If initial overseas movement, whether air travel is
desired."

25X1A9A From the foregoing it is apparent that the Department of the Army routinely for his dependent son. permits the type of travel sought by 5. Accordingly, it is believed that a request for an expeditious ruling on this matter by the Office of General Counsel would be appropriate, assuming no pertinent previous ruling has been issued. In the event our position is agreed with, it is requested that the regulatory time limit 25X1A with respect to travel by the dependent, contained in be waived inasmuch as failure to comply within the stated period will have been directly due to the ruling contained in ref. (b). It is the June 1955. that his son proceed to present desire of \_\_\_ 25X1A6A 6. It is further suggested that if the above position is agreed with, that prompt notice by cable to that effect be issued by headquarters without waiting for transmission of a formal decision. request that 7. The foregoing was written in response to the legal adviser review the situation. 25X1A9A

25X1A9A

25X1A9A